NO			
THE STATE OF TEXAS	§	IN THE	DISTRICT
VS.	\$ \$ \$ \$	COURT OF	
	8 §	TRAVIS CO	DUNTY, TEXAS
DEFENDANT'S PLEA OF TRUE, ETC. TO	STATE'S M	IOTION TO ADJU	DICATE GUILT
Now comes the defendant in open court in the above entitled and num consulted and makes the following voluntary statement. 1. That I understand the nature of the charges contained in 2. That the Court has warned me of the consequences of a papplicable in this cause. 3. That I have the right to remain silent but if I choose not the 4. That I have the right to be confronted with the witnesses However, I desire to waive and do waive the following rights: 1. Waive the Reading of the Motion to Adjudicate Guilt. 2. Waive my right to remain silent and state that I will take and make a judicial confession of my guilt. 3. Waive the right to be confronted with the witnesses again evidence by my waiving the appearance, confrontation a introduction of testimony and evidence by stipulation in affidavit, or by written statements of witnesses and any of the Waive the 10-day waiting period for trial after the appoint 5. Waive the 10-day waiting period for sentencing after Juperson who was placed on probation by the Court in this on probation, that I understood the terms and conditions knowingly, intentionally and unlawfully committed the and place an the manner alleged, and that I in fact plead and that I enter my plea of true to said Motion, and that consideration of fear or any persuasion of any delusive	the Motion to blea of true, is or remain side against me. The the witness against me and remaind cross-exact to the record other documentment of codgement. It is of my probacts alleged at true to come to my pleas of the pleas of the true to come to the pleas of th	stand knowing anythequest the approval of amination of witness by the attorney for the entary evidence. Unsel. It is further admit and received a copy of the attorn, and that during in the Motion to Admitting the acts allegor frue is voluntary and	ay can be used against me. In any say can be used against me. In any say can be used against me of the Court to the stipulation of the est, and by my further consenting to the he State by oral stipulations or by indicially confess that I am the same he Conditions of Probation when place go the terms of my probation I indicate Guilt in this Cause at the time god in the Motion to Adjudicate Guilt,
I further understand that in the event my probation is revoked I have the right to be represented on appeal by an attorney of my choice or if I are will, without expense to me provide an attorney and a proper record for	n too poor to	pay for such attorne	
	DEFENDA	ANT	
Sworn to and subscribed before me by the said defendant on this the _	AMALIA BY:	day of RODRIGUEZ-MEN DISTRICT CLERK	20
APPROVAL: I have consulted with the defendant, advised him of his rights plea of true, waiver of rights stipulation, and judicial confession.	s, believe hin	n to be mentally com	appetent, and approve his signing of this
CONSENT:	ATTORN	EY FOR DEFENDA	NT

Before the entry of the defendant's pleas of true herein, the above requests, waivers, and stipulations are hereby consented to and approved by me, the attorney representing the State.

ATTORNEY FOR THE STATE

It appearing to the Court that the defendant is represented by competent counsel that said defendant understands the nature of the charge against him and that he has been by the Court warned of the consequences of a plea of true, including the minimum and maximum punishment provided by law. That the attorney for the defendant and the Sate approve and consent to the waivers and agree to stipulate the testimony in this cause, the Court, therefore, finds such a plea of true, waivers, and consent to be voluntarily made and accepts the plea of true and approve the waivers herein and the consent to stipulate testimony.

IUDGE PRESIDING		